

Case 1:04-cv-11588-RWZ Document 49 Filed 02/28/2005 Page 1 of 7
Criminal-①
MARGETTA Langlois Pro. Se.
V.

MICHAEL HUGO
SAMUEL POLLACK
ALBERT FLANDERS -

04-CV-11588
JUDGE

20 Bel

RE: MICHAEL HUGO -
DEFAMING SLANDER - Amended suit -
REQUESTS for JUDGMENTS ON

RE: MICHAEL HUGO - AND FINAL
JUDGMENTS -

1). DUE TO DATE OF DISCOVERY
Lien is "PENDING" - I have no
CONTINGENCY FEE AGREEMENTS
w/ HUGO, POLLACK, + FLANDERS
OR HUGO AND POLLACK -

2). CONTINGENCY FEE AGREEMENT
w/ Cronin, Crowley, + HUGO -
ONLY -

IF CROWLEY + CRONIN ARE
GONE, DEAD WITHDRAWN
FROM LAW OFFICE New

5) MICHAEL HUBBARD ABUSED & VIOLATED CLIENTS CIVIL RIGHTS TO COLLECT MONIES DUE HER w/ EVID PROVIDED FROM S.A. 2/18/05 THE STAPLES FAX

MONIES P.D. OUT - "LAWYERS COMMITTED PERJURY" UNDER OATH ON 2/16/05 BEFORE JUDGE ZAPAL TO DEFAME & SLANDER PLAINTIFF "VICTIM".

OBVIOUSLY THESE LAWYERS ARE NEGLECTING OTHER CLIENTS THEY REPRESENTED WHO ALSO LOST OUT ON MONIES TO DATE I see Pay out - THAT'S WHY THEIR FIRM BROKE UP - ENCLOSED BASED ON PAYMENTS FROM D.C. and IF CLIENTS DEFICIT HAD BEEN CORRECTED CLIENT

C

Contingency fee NEEDED for
HUGO + POLLACK -
CASES CAN NOT BE BOUNDED
OVER, SOLD TRANSFERRED
TAKEN OVER by New firm -
WITHOUT A NEW CONTINGENCY
FEE AGREEMENT -

3) THIS IS "FRAUD" THE WAY,
+ PURE NEGLIGENCE ON
PLAINTIFF'S CASE DUE TO
NO NEW CONTINGENCY FEE
AGREEMENT w/ HUGO
POLLACK, + FLANDERS -
OR FLANDERS + POLLACK /
POLLACK + FLANDERS -

4) PERJURY ON MICHAEL HUGO / MM -
PRACTICE + PURE GROSS NEGLIGENCE
OF INEFFECTIVE COUNSEL
DUE TO DEFICIENCY ON DEC. w/ 11/18/03
NOTICE - CASE WOULD BE LOST 5/18/04

(4)

WOULD HAVE RECEIVED HER
MONIES —

DUE TO OBSTRUCTION OF
JUSTICE BY PERJURY
FAILING TO REPRESENT CLIENT
IN HER BEST INTEREST
AND FAILURE TO SUBMIT
ALL FILE PLAYS (HOSP. REPORTS
PROVE PROOF OF
MANIPULATOR ACCEPTED
7/29/04 BY PLAINTIFF
NOT ATTORNEY —

THE COURT SHOULD
FIND
1) PERJURY ON DEF. D. C. ^{RE: No} _{Chaymans}
w/ EVID 2) OBSTRUCTING JUSTICE
OF CLIENT (PLAINTIFF, VICTIM)
FROM MONIES DUE HER —
+ WOULD HAVE BEEN PAID
BY NOW IF AILED DEFICIT BY
11/18/03 ON THAT DAY —

Refusal + failure to Give
All Discovery
Stamped & docketed by
D.C. BEFORE 4/14/04

To Verify Lien V.M.S

To provide NOT FRAUDULANT - failure
w/out a new CONSENSUS
FEE AGREEMENT
w/ Plaintiff WITH
HUGO, POLLACK & FLANDERS

w/ Cronin & Crowley fee
AGREEMENT VOIDED.

THEFORE COURT SHOULD
Find Michael Hugo of
Michael Hugo, Pollack, &
Flanders Civil Suit
04-CV-11588 Guilty of
Perjury, MISLEADING JURY

2006 By Defaming Plaintiff
 "Victim" By Slandering
 HER

W/ NO PAYMENTS THEY
 KNOW OF TO DATE - PERJURY
 EVERY LAWYER NOTIFIED
 OF SETTLEMENT

DEFICIT, & NOT CORRECTING
 IT IN HIS FIRM - AS HE IS
 RESPONSIBLE FOR HIS BROTHER'S
 MISCONDUCT & UNETHICAL
 PRACTICES

AND TO SLANDER PLAINTIFF
 WITH HER PREVIOUS JAIL
 SENTENCE (GRIEVOUSLY) PRISONED
 AND HE KNOW ABOUT IT
 WHICH IS IRRELEVANT
 & UNETHICAL AS AN ATTORNEY
 POOR ETHIC COURT SHOULD
 FIND MICHAEL GUILTY
 OF ALL 15 CHARGES IN
 PRIOR DEFAULTS ENTERED BY

"Victim" Plaintiff of
\$300,000. + Triple
Damages + Now to
Amend Defamation of
CHARACTER TO STANDER
+ Defame Plaintiff
by Perjury + Malpractice
of his own MISCONDUCT.
for ANOTHER \$500,000.
for PAINS, Suffering of
Implant LEAKING 30 yrs
old - Body Needed out
w/ A Lion of Flood w/ NOTHING
DONE ONLY TO HOLD up FUNDS
MARGARET SANFLORES
COURT SHOULD PUNISH TO THE EXTENT
C.C. U.S.A. CRIMINAL for
Perjury OBSTRUCTION
of JUSTICE, CONSPIRACY TO
MAKE EX-CLIENT Lose CASE
by NOT IMMEDIATELY
CORRECTING DEFICIT - w/ PUNISH
MARGARET SANFLORES